

is of little value, as it does not touch the liver. Moore's Liver-Ax is a perfect substitute for the drugs, acts better, and is better. It will tone up the system and give new life to the organs, assists nature and gives strength and vitality to the liver. * * * If * * * your system is congested * * * this preparation will relieve this condition * * * Chronic Constipation is frequently the result of too often use of powerful drugs such as calomel, pills that are composed of poisonous and hard-acting drugs that have a tendency to disorder the bowels rather than keep them in a healthy and regular action. Moore's Liver-Ax acts gently but surely, assisting nature and strengthening the organs that have been overworked and weakened. For Chronic Constipation. * * * For headaches, dizziness and swimming in the head * * * For colds * * * Children should be given this preparation for their little ailments instead of calomel * * * give them just enough to produce desired results," (similar statements in foreign languages) were false and fraudulent, in that the said statements were applied to the article so as to represent falsely and fraudulently to purchasers thereof, and create in the minds of such purchasers, the belief that the said article would be effective as a remedy for the several diseases, ailments and afflictions mentioned upon the labels, whereas, in truth and in fact, it contained no ingredients or medicinal agents effective for the said purposes.

On November 4, 1926, no claimant having appeared for the property, judgment of condemnation and forfeiture was entered, and it was ordered by the court that the product be destroyed by the United States marshal.

W. M. JARDINE, *Secretary of Agriculture.*

14731. Adulteration of canned salmon. U. S. v. 665 Cases of Salmon. Default decree of condemnation, forfeiture, and destruction. (F. & D. No. 20994. I. S. No. 1298-x. S. No. C-5064.)

On April 2, 1926, the United States attorney for the Southern District of Illinois, acting upon a report by the Secretary of Agriculture, filed in the District Court of the United States for said district a libel praying seizure and condemnation of 665 cases of canned salmon, remaining in the original unbroken packages at Peoria, Ill., consigned by the Kansas City Wholesale Grocer Co., Kansas City, Mo., alleging that the article had been shipped in interstate commerce from Kansas City, Mo., into the State of Illinois, on or about November 21, 1925, and charging adulteration in violation of the food and drugs act. The article was labeled in part: "Bering Sea Brand Alaska Red Salmon Packed By Red Salmon Canning Co."

Adulteration of the article was alleged in the libel for the reason that it consisted wholly or in part of a filthy, decomposed, or putrid animal substance.

On September 11, 1926, no claimant having appeared for the property, judgment of condemnation and forfeiture was entered, and it was ordered by the court that the product be destroyed by the United States marshal.

W. M. JARDINE, *Secretary of Agriculture.*

14732. Adulteration of butter. U. S. v. 27 Tubs of Butter. Product released under bond to be reworked. (F. & D. No. 21287. I. S. No. 2291-x. S. No. C-5235.)

On or about August 27, 1926, the United States attorney for the Northern District of Ohio, acting upon a report by the Secretary of Agriculture, filed in the District Court of the United States for said district a libel praying seizure and condemnation of 27 tubs of butter, at Cleveland, Ohio, alleging that the article had been shipped by the Land O'Lakes Creameries, Inc., Minneapolis, Minn., on or about August 13, 1926, and transported from the State of Minnesota into the State of Ohio, and charging adulteration in violation of the food and drugs act.

Adulteration of the article was alleged in the libel for the reason that a product which contained less than 80 per cent by weight of milk fat had been substituted for butter, a product which should contain not less than 80 per cent by weight of milk fat as prescribed by the act of March 4, 1923, which the said article purported to be.

On September 23, 1926, the Land O'Lakes Creameries, Inc., Minneapolis, Minn., claimant, having paid the costs of the proceedings and having reworked the product under the supervision of this department so that it had a milk fat content of not less than 80 per cent, it was ordered by the court that the bond theretofore executed by the claimant be exonerated.

W. M. JARDINE, *Secretary of Agriculture.*